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	Attorneys for Defendant  Columbia Debt Recovery, LLC		
11	d/b/a Genesis		
12			
13	LINUTED STATES DISTRICT COLUDT		
14	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON, SEATTLE DIVISION		
15			
16	BRYCE ABBINK, an individual and )	CASE NO. 2:24-cv-00557-GJL	
17	on behalf of all others similarly situated,	STIPULATION TO EXTEND	
18	Plaintiff,	DEADLINE FOR DEFENDANT TO RESPOND TO COMPLAINT	
19	)		
20	VS.		
21	COLUMBIA DEBT RECOVERY () LLC d/b/a GENESIS, a Washington ()		
	limited liability company,		
22	Defendants.		
23			
24			
25	IT IS HEREBY STIPULATED I	between Plaintiff Bryce Abbink ("Plaintiff"	
26	and Columbia Debt Recovery LLC d/b/a GENESIS ("Defendant") (Plaintiff an		
27	Defendant through their respective counsel), as follows:		
28	{00204717;1}		
		1	
	. 1		

STIPULATION TO EXTEND DEADLINE FOR DEFENDANT TO RESPOND TO COMPLAINT CASE NO. 2:24-cv-00557-GJL

1	Defendant shall have an extension of	Ftime, up to and including June 17, 2024,	
2	within which to respond to Plaintiff's Complaint on file herein. The parties agree		
3	that the requested continuance will not cause any prejudice to them and will not		
4	interfere with any other date or deadline currently set by the Couret I this case. No		
5	previous extension for Defendant to respond to Plaintiff's Complaint has been		
6	requested.	•	
7			
8	A proposed Order regarding this stipulated request is submitted concurrently		
9	herewith for the Court's consideration.		
10		Respectfully submitted	
11			
12		MATESKY LAW PLLC	
13			
14 15	Datad: June 14, 2024	s/Michael P. Matesky, II	
16	Dated: June 14, 2024	Michael P. Matesky, II. Patrick Peluso	
17		Attorneys for Plaintiff,	
18		Bryce Abbink	
19	Dated: June 14, 2024	s/ Mark T. Case	
20	Dated. Julie 14, 2024	Mark T. Case (WSBA No. 38589) Attorneys for Defendant,	
21		Columbia Debt Recovery LLC	
22			
23			
24			
25			
26			
27			
28	{00204717;1}		

## **ATTESTATION AND CERTIFICATE OF SERVICE**

I, Mark T. Case, am the ECF user whose identification and password are being used to file the STIPULATION TO EXTEND DEADLINE FOR **DEFENDANT TO RESPOND TO COMPLAINT**. Pursuant to Civil Local Rule IC 5-1(d), I hereby attest that all counsel whose electronic signatures in the STIPULATION TO SET ASIDE CLERK'S ENTRY OF DEFAULT provided their authority and concurrence to file this document.

Dated: June 14, 2024

By: /s/ Mark T. Case Mark T. Case

{00204717;1}